

CITY OF EASTVALE

12363 Limonite Avenue, Suite 910 Eastvale, CA 91752 (951) 361-0900

For City Use Only	
Project No:	
Date submitted:	
Rec'd by:Fee:	

LARGE FAMILY DAYCARE APPLICATION

A Large Family Child Care Home is a home that provides family child care for 7 to 14 children, including children under the age of 10 who reside at the home. The City's regulations for Large Family Day Care Homes can be found in Section 1.5.F of the Eastvale Zoning Code.

PROJECT INFO	RMATION		
Project Address	/Location		
Assessor Parcel	Number(s)		
Description of h	now the property will be used by th	e Large Family Daycare (des	cribe the portions of the residence ar
outdoor yard ar	eas that will be used to provide the	daycare services).	
CONTACT INFO	RMATION		
*The applicant	and property owner are considered		or all project expenses.
<u>Please check the</u>	e box indicating which address invo	<u>ices should be sent to.</u>	
	Property Owner:		Applicant:
Name:		Name:	
Contact:		Contact:	
Address:		Address:	
City, Zip:		City, Zip:	
Phone:		Phone:	
Fax:		 Fax:	
E-mail		 E-mail	-

 \square Check here if additional Property Owner Certifications are attached to this application.

CITY OF EASTVALE			Large Family Day Care Application
	Agent:		Other:
Name:		Name:	
Contact:		Contact:	
Address:		Address:	
City, Zip:		City, Zip:	
Phone:		Phone:	
Fax:		Fax:	
E-mail:		E-mail:	
	ment will notify the applicant a me, address, and phone of the a		all proceedings regarding this application. re such notification.
	Agreement and Represer	ntations of Applicant and F	Property Owner
This application is no provided:	ot complete, and processing o	f this application will not	begin, until all initials and signatures are
Section 65105, that examinations and su of the land by those p 2) Applicant(s) certifappear on the deed having power of Att	in the performance of their furveys, provided that the entries, persons lawfully entitled to the porty under penalty of perjury that to the land), Corporate Office	examinations and surveys ossession thereof. at I am the legal owner(s) er(s) empowered to sign factorney document must ac	under the authority of Government Code nter upon the subject property and make do not unreasonably interfere with the use(Initial) (all individual owners must sign as they for the corporation, Owner's Legal Agent company this application), or the owner's(Initial)
items may result in	delaying the processing of my he posting of public notices reg	application. I further acl	quired items and understand that missing knowledge and agree that by signing this ect at the project site, and agree to pay all
consultants, independing against the City or concerning the Projectoperate fully in the Cooperate fully in the City. Nothing in perform any settlen writing by the City. and if the City does litigation and costs expenses of litigation contents.	ndent contractors and employe the City's Agents to attack, set ect (collectively "Claim"). The Cithe defense. If the City fails to be defense, the Applicant shall nothis paragraph shall obligate the nent arising from any such Claim Nothing contained in this paragraph decide to independently defersor that independent defense.	res ("City's Agents") from a aside, void, or annul an a ity shall promptly notify the appoint thereafter be responsible City to defend any Claim a im not defended by the Craph shall prohibit the City and a Claim, the City shall The Applicant may agree ent defense. Should the yor perform any settleme	Eastvale ("City") and its agents, officers, any and all claims, actions or proceedings approval by the City, or the City's Agents approval by the City, or the City's Agents are Applicant of any Claim and the City shall olicant of any Claim of if the City fails to ole to defend, indemnify, or hold harmless and the City shall not be required to pay or City, unless the settlement is approved in a from independently defending any Claim, bear its own attorney's fees, expenses of to reimburse the City for attorney's fees, City decide to independently defend any ent arising from any such Claim unless the

Large Family Day Care Application

5) Applicant(s) acknowledges and certifies that with this applicational all expenses related to the time and effort spent by the employer are used to process this/these applications. I understand the depleted, additional deposits will be required prior to continuing and agree that the City will not notice this project for public hear have a positive fund balance (Initial)	es, agents, consultants, and legal representatives that at once an application processing deposit has been work on this/these applications. Thus, I acknowledge
6) Applicant(s) acknowledges and agrees that this application understandings between the parties regarding the advance of Fuconditions or understandings either oral or in writing between contemporary or subsequent alteration, amendment, change or at the City unless reduced to writing and signed by the City Manage binding upon the City and waiver of one or more provisions or violated upon and may not be the basis for any expectation of fut	and the uses thereof, and there are no promises, en the parties other than as set forth herein. No addition to this application form shall be binding upon er or his/her designee. No course of conduct shall be lations shall not be construed as a course of conduct to
7) No employee, agent, independent contractor or other represe City Council, has the authority to alter the terms or effect of thi that it/they have not relied upon any promises, representations, c in this application.	s application and Applicant(s) acknowledge and agree
8) This Application shall be a public record(Init	ial)
9) This Application is made under, and shall in all respects be integrated State of California. In the event of a dispute concerning the terms be with the appropriate court in the County of Sacramento, States out of this Agreement, the prevailing party shall be entitled but not limited to expert fees and costs(Initial)	of this Application, the venue for any legal action shall te of California. Should legal proceedings of any type to costs, attorney's fees, and legal expenses, including
IT IS SO AGREED:	
Applicant Cignoture	Data
Applicant Signature	Date
Property Owner Signature	Date

Attach additional signatures on a separate sheet.

REQUIREMENT ATTACHMENT CHECKLIST

Three (3) copies of a site plan, drawn to scale. (Site plan requirements are shown below.)
A detailed written statement of operations, including the maximum number of children to be cared for, the days of the week, hours of operation, etc
A Statement of ownership or Lease Agreement for the premises (i.e. copy of Grant Deed or Lease).
Electronic versions of all information submitted, including the site plan
Initial deposit in the amount of: \$1,683. If a public hearing is requested by a neighbor, an additional deposit will be required prior to scheduling the project for the hearing.

Reminders: A State permit must be obtained from the State of California, Community Care Licensing Division, located at 3737 Main Street, Suite 700, Riverside, CA, (951) 782-4200. The State permit will not be issued until the City has approved a Large Family Child Care Home permit.

SITE PLAN REQUIREMENTS

The Site Plan exhibit must be drawn to scale and include the following information:

- 1. Name, address, and telephone number of applicant, and landowner (if different).
- 2. Assessor's Parcel Number and address of property.
- 3. Scale. (1"=10' or 1"=20')
- 4. North Arrow.
- 5. Date.
- 6. Title (i.e. "Large Family Child Care Home Permit").
- 7. Dimensions of the lot (e.g. the front, side and rear property lines).
- 8. Location of all existing structures, play or activity areas, swimming pool or spa, and fencing and gate type and height.